UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK											
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IN RE:	:	<u>ORDER</u>									
	:	02 MDF 1570 (CDD) (CN)									
TERRORIST ATTACKS ON	;	03 MDL 1570 (GBD) (SN)									
SEPTEMBER 11, 2001	:										
	:										
	x										
This document relates to:											

Agyeman, et al. v. Islamic Republic of Iran, 18-cv-5320 (GBD) (SN) Amato, et al. v. Islamic Republic of Iran, 21-cv-10239 (GBD) (SN) King, et al. v. Islamic Republic of Iran, 22-cv-5193 (GBD) (SN) Strauss, et al. v. Islamic Republic of Iran, 22-cv-10823 (GBD) (SN)

### ORDER GRANTING PARTIAL FINAL DEFAULT JUDGMENT FOR THE PLAINTIFFS LISTED IN EXHIBITS A AND B

GEORGE B. DANIELS, United States District Judge:

The Plaintiffs listed in Exhibits A and B move for entry of partial final default judgment against Defendant the Islamic Republic of Iran. (ECF No. 9848.<sup>1</sup>) Upon consideration of the evidence and arguments set forth in the Declaration of Jerry S. Goldman, Esq. and the exhibits thereto (ECF No. 9850), and in light of the default judgments as to liability against the Islamic Republic of Iran entered on June 21, 2019 (ECF No. 4597), April 3, 2023 (ECF No. 8978), and November 7, 2023 (ECF No. 9416), together with the entire record in this case, it is hereby

**ORDERED** that service of process in the above-captioned case was properly effectuated upon the Islamic Republic of Iran in accordance with 28 U.S.C. § 1608(a)(4) (see ECF Nos. 8407, 8887, 9234, and ECF No. 55 in 18-cv-5320); and it is

<sup>&</sup>lt;sup>1</sup> Unless otherwise stated, all ECF citations included herein refer to documents filed on the 9/11 multidistrict litigation docket. *See In re Terrorist Attacks on Sept. 11, 2001*, No. 03-md-1570 (GBD) (SN).

**ORDERED** that partial final default judgment is entered on behalf of the Plaintiffs identified in Exhibits A and B against the Islamic Republic of Iran; and it is

**ORDERED** that the Plaintiff identified in Exhibit A is awarded solatium damages as set forth therein; and it is

**ORDERED** that the Plaintiffs identified in Exhibit B are awarded economic damages as set forth therein, and as supported by the expert reports and analyses tendered in conjunction with the Goldman Declaration (*see* ECF Nos. 9850-3 to -9); and it is

**ORDERED** that the Plaintiff receiving solatium damages identified in Exhibit A is awarded prejudgment interest of 4.96 percent per annum, compounded annually, running from September 11, 2001 until the date of judgment; and it is

**ORDERED** that the Plaintiffs receiving economic damages identified in Exhibit B are awarded prejudgment interest of 4.96 percent per annum, compounded annually, running from the date indicated in the "Date of Report" column therein, until the date of judgment; and it is

**ORDERED** that the Plaintiffs identified in Exhibits A and B may submit future applications for punitive or other damages at a later date consistent with any future rulings of this Court; and it is

**ORDERED** that Plaintiffs not appearing in Exhibits A and B may submit in later stages applications for damages awards to the extent they have not done so already.

The Clerk of Court is directed to enter partial final default judgment for the Plaintiffs listed in Exhibit A and B.

The Clerk of Court is further directed to close the motions at:

- ECF No. 9848 in 03-md-1570,
- ECF No. 247 in 18-cv-5320,

- ECF No. 113 in 21-cv-10239,
- ECF No. 115 in 22-cv-5193, and
- ECF No. 51 in 22-cv-10823.

Dated: June 17, 2024

New York, New York

SO ORDERED.

United States District Judge

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## Exhibit A

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(Plaintiff, as Personal Representative of the Estate of Solatium Plaintiff)					Plaintiff					9/11 Decedent							Claim Information			Solatium Damages			
	First	Middle	Last	Suffix	First	Middle	Last	Suffix	lationality on 9/11	First	Middle	Last	Suffix	Nationality on 9/11	Date of Death	9/11 Site	Case	Complaint	Amendments & Substitutions	Relationship	Documentation	Prior Award	Amount
1	Jamie		Brito		Mario		Brito		US	Victoria		Alvarez-Brito		US	9/11/2001	NY	22cv05193	22cv05193, 1 at 1	8188 at 3	Spouse (Deceased)	N/A	N/A	\$12,500,000.00

# Exhibit B

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Plaintiff (as Personal Representative of the Estate of 9/11 Decedent) 9/11 Decedent								'11 Decedent	t				Claim Information	Economic Damages				
	First	Middle	Last	Suffix	First	Middle	Last	Suffix	Nationality on 9/11	Date of Death	9/11 Site	Case	Complaint	Amendments & Substitutions	Report	Date of Report	Prior Award	Amount
1	Jeannette		Ramos		Anthony		Alvarado		US	9/11/2001	NY	22cv05193	22cv05193, 1 at 11	N/A	See Exhibit C-3a to Declaration of Jerry S. Goldman, Esq. at page 1.	7/1/24	N/A	\$1,353,594.00
2	Lauren	Paula	Mayer-Beug		Carolyn		Beug		US	9/11/2001	NY	22cv10823	22cv10823, 1 at 3	MDL ECF Nos. 9288, 9303 (granting 9288)	See Exhibit C-3a to Declaration of Jerry S. Goldman, Esq. at page 25.	7/1/24	N/A	\$2,672,491.00
3	Selena		Cherry-Daniel		Vernon	Ρ.	Cherry		US	9/11/2001	NY	18cv05320	18cv05320, 7 at 12	MDL ECF Nos. 5526, 5629 (granting 5526); 9846 (pending)	See Exhibit C-3b to Declaration of Jerry S. Goldman, Esq. at page 1.	6/1/24	N/A	\$2,355,974.00
4	Kelly	Weightman	Diaz-Piedra		Michael		Diaz-Piedra		US	9/11/2001	NY	22cv10823	22cv10823, 1 at 2	N/A	See Exhibit C-3c to Declaration of Jerry S. Goldman, Esq. at page 1.	7/1/24	N/A	\$3,321,545.00
5	Brenda		Fallon		William		Fallon		US	9/11/2001	NY	21cv10239	21cv10239, 1 at 2	N/A	See Exhibit C-3c to Declaration of Jerry S. Goldman, Esq. at page 25.	7/1/24	N/A	\$1,702,201.00
6	Jessica		Geier		Paul	Hamilton	Geier		US	9/11/2001	NY	21cv10239	21cv10239, 1 at 3	N/A	See Exhibit C-3d to Declaration of Jerry S. Goldman, Esq. at page 1.	7/1/24	N/A	\$5,668,581.00
7	Susan		Hermer		Harvey		Hermer		US	9/11/2001	NY	21cv10239	21cv10239, 1 at 5	N/A	See Exhibit C-3d to Declaration of Jerry S. Goldman, Esq. at page 25.	7/1/24	N/A	\$434,814.00
8	Amy; Peter		Mulderry; Mulderry		Stephen		Mulderry		US	9/11/2001	NY	22cv05193	22cv05193, 1 at 11	9838 at 3	See Exhibit C-3e to Declaration of Jerry S. Goldman, Esq. at page 1.	7/1/24	N/A	\$7,093,495.00